

The Gazette of India



PUBLISHED BY AUTHORITY

No. 17] NEW DELHI, SATURDAY, APRIL 29, 1961/VAISAKHA 9, 1883

NOTICE

The undermentioned Gazettes of India Extraordinary were published up to the 19th April 1961 :—

Issue No.	No. and date	Issued by	Subject
43.	G.S.R. 536, dated 15th April, 1961.	Ministry of Finance	Amendment in Notification No. 12/60-Central Excises dated 1st March, 1960.
44.	G.S.R. 537, dated 17th April, 1961.	Ministry of Food and Agriculture.	Certain directions for controlling the rise in prices etc. of rice and paddy.
45.	G.S.R. 567, dated 18th April, 1961.	Ministry of Law	The Delimitation of Council Constituencies (Madras) Amendment Order, 1961.
	G.S.R. 568, dated 18th April, 1961.	Do.	The Delimitation of Council Constituencies (Mysore) Amendment Order, 1961.
	G.S.R. 569, dated 18th April, 1961.	Do.	The Delimitation of Council Constituencies (Punjab) Amendment Order, 1961.
46.	G.S.R. 570, dated 19th April, 1961.	Ministry of Finance.	Exempting certain classes of printing paper from certain duty of Customs.
	G.S.R. 571, dated 19th April, 1961.	Do.	Exempting certain kinds of nylon twine from certain customs duty.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW

New Delhi, the 22nd April 1961

G.S.R. 603 (Contract/Amendment 36).—In exercise of the powers conferred by clause (1) of Article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of Law No. G.S.R. 1161 dated the 1st December, 1958 relating to the execution of contracts and assurances of property, namely:—

In the said notification—

1. In Part I—General—under Head A, for item 2, the following item shall be substituted, namely:—

“2. Contracts and other instruments in respect of accommodation provided in rented buildings (i) for catering in hostels and tiffin rooms (ii) for the protection of conveyances belonging to the staff working in such rented buildings and (iii) for co-operative stores/societies/banks/canteens run by employees' associations/societies; by the Head of Department/Office which is in occupation of the buildings and is responsible for the payment of municipal taxes etc.”

2. In Part II which relates to the Ministry of Commerce and Industry, in item 7, after clause (ii), the following clause shall be inserted, namely:—

“(iii) Subject to any limit fixed by Departmental Orders, contracts and other instruments relating to the Northern/Eastern/Western/Southern Small Scale Industries Public Works Division; by the Deputy Director (Industrial Colonies and Construction) concerned.”

3. In Part III which relates to the Ministry of Defence—

(i) Under Head A, after item 13, the following item shall be inserted, namely:—

“14. Contracts and other instruments required to be made in the United Kingdom, the United States of America and France relating to the purchase, supply and conveyance or carriage of materials, stores, and machinery needed for the Defence Services of India; by the Military/Naval/Air Adviser to the High Commissioner for India, London, Air Attaché in the Embassy of India in Paris/Washington in so far as such contracts and other instruments relate to and fall within their respective jurisdiction.”

(ii) Under Head H—

(a) In item 4, the list of officers authorised to execute contracts and other instruments mentioned therein, shall be substituted by the following, namely:—

“by the Chief of the Naval Staff, the Director of Supply Branch Naval Headquarters, the Flag Officer Bombay, the Staff Supply Officer Bombay, the Commodore-in-Charge Cochin, the Staff Supply Officer Cochin, the Captain Superintendent of the Dockyard, the Commodore East Coast Vizagapatam, the Staff Supply Officer Vizagapatam, the Resident Naval Officer Calcutta/Madras, and in cases where the Sea Transport Service is concerned, by the Chief of the Naval Staff in his capacity as Director, Indian Sea Transport Service for Sea Transport Service (India) or his Deputy in this capacity, or by the Sea Transport Officers at Calcutta and Madras.”

(b) In item 8, the list of officers authorised to execute contracts and other instruments mentioned therein, shall be substituted by the following, namely:—

“by the Naval Secretary or the Deputy Director Civilian Personnel, Naval Headquarters.”

(c) In item 11, after the words '*the Flag Officer Commanding Indian Fleet*' the words "*or the Fleet Supply Officer*" shall be added.

4. In Part VII which relates to the Ministry of Food and Agriculture—

Under Head 'A',

In Clause (x) of item 2, the words and figures "upto a limit of Rs. 5,000 in each case", shall be omitted.

5. In Part XIV which relates to the Ministry of Railways—

(i) For item 13, the following item shall be substituted, namely:—

"13. (a) All service agreements with Gazetted Officers; by General Managers or Chief Administrative Officers of the Indian Railway/Railway Administrations.

(b) All service agreements with non-gazetted Officers; by the Chief Mining Engineer with the Railway Board."

(ii) In item 38A after the words "*or Chief Parcel Clerks*" the words "*or the Luggage and Parcel Supervisors*" shall be added.

(iii) After item 38A, the following item shall be inserted, namely:—

"38-B. All agreements and other instruments for granting permission to travel by brakevans of goods trains; by Station Masters or Assistant Station Masters on duty."

6. In Part XVI which relates to the Ministry of Scientific Research and Cultural Affairs,

Under Head A, the existing entry shall be numbered as Item 1 and after item 1 so numbered, the following item shall be inserted, namely:—

"2. All contracts and other instruments relating to the execution of works in connection with installations of Cow-dung Gas and Manure plants in Vijnan Mandirs; by the Special Officer (Vijnan Mandir) to the Government of India in the Ministry of Scientific Research and Cultural Affairs."

7. In Part XIX which relates to the Ministry of Works, Housing and Supply—

(i) Under Head A, after item 2, the following item shall be inserted, namely:—

"3. All contracts and other instruments relating to the payment of advance subscriptions for the purchase of newspapers, magazines, periodicals etc.; by the Under Secretary (Administration) in the Ministry of Works, Housing and Supply."

(ii) Under Head D, for item 11, the following item shall be substituted, namely:—

"11. (a) Agreements with retail distributors for the distribution of rationed articles;

(b) agreements and contracts relating to decoration works in public buildings;

by Chief Engineers or Additional Chief Engineers."

(iii) After Head 'H' and the entries thereunder, the following Head and the entries shall be inserted, namely:—

"I:—In the case of Hotel Janpath:—

Contracts and other instruments relating to—

(a) catering;

(b) allotment of stalls, show windows; and

(c) dry cleaning and laundry work;

by the Manager, Hotel Janpath."

[No. F.17(1)/61-Judl.]

S. S. KAR, Dy. Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 17th April 1961

G.S.R. 604.—In exercise of the powers conferred by Sub-section (1) of section 8 of the All-India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the

following rules further to amend the All-India Services (Discipline and Appeal) Rules, 1955, namely:—

1. These rules may be called the All India Services (Discipline and Appeal) Amendment Rules, 1961.

2. In the All India Services (Discipline and Appeal) Rules, 1955, in rule 7, for sub-rule (3) the following sub-rule shall be substituted, namely:—

"(3) A member of the Service in respect of, or against whom an investigation, inquiry or trial relating to a criminal charge is pending may, at the discretion of the Government under which he is serving, be placed under suspension until the termination of all proceedings relating to that charge, if the charge is connected with his position as a Government servant or is likely to embarrass him in the discharge of his duties or involves moral turpitude."

[No. 7/7/60-AIS(II).]

B. N. TANDON, Dy. Secy.

New Delhi, the 18th April 1961

G.S.R. 605.—In exercise of the powers conferred by section 18 of the Central Reserve Police Force Act, 1949 (66 of 1949), the Central Government hereby makes the following rules further to amend the Central Reserve Police Force Rules, 1955, namely:—

1. These rules may be called the Central Reserve Police Force (Third Amendment) Rules, 1961.

2. In the Central Reserve Police Force Rules, 1955, hereinafter referred to as the said rules, rule 38 shall be omitted.

3. In rule 50 of the said rules—

(i) in the marginal heading, for the words "Under Officers, Enrolled Followers and Members of Clerical and Hospital Establishment" the words "Under Officers and Enrolled Followers" shall be substituted;

(ii) in sub-rule (1) the words "or a member of the Clerical or Hospital Establishment" shall be omitted.

[No. F. 2/9/60-Police II.]

N. N. TANDON, Under Secy.

New Delhi, the 22nd April 1961

G.S.R. 606.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Commandant (Class I Gazetted) Central Emergency Relief Training Institute (Nagpur) Rules, 1959, namely:—

1. These rules may be called the Commandant (Class I Gazetted) Central Emergency Relief Training Institute, (Nagpur) (Amendment) Rules, 1961.

2. In the Commandant (Class I Gazetted) Central Emergency Relief Training Institute (Nagpur) Rules, 1959, for rule 3, the following rule shall be substituted, namely:—

"3. *Disqualification.*—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to service; and

(b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service:

Provided that the Central Government may if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule".

[No. 31/56/60-ER. L.]

C. L. GOYAL, Under Secy.

ORDER

New Delhi, the 18th April 1961

G.S.R. 607.—In pursuance of clause (22) of article 366 of the Constitution of India the President is hereby pleased to recognise His Highness Raja Digvijai Singh, as the Ruler of Sialana with effect from February 8, 1961 in succession to His late Highness Raja Sir Dileep Singhji.

[No. F. 5/7/61-Poll. III.]

V. VISWANATHAN, Special Secy.

MINISTRY OF FINANCE (Department of Revenue)

MEDICINAL AND TOILET PREPARATIONS

New Delhi, the 29th April, 1961

G.S.R. 608.—In exercise of the powers conferred by section 19 of the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (16 of 1955), the Central Government hereby makes the following rules further to amend the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, namely.—

1. These rules may be called the Medicinal and Toilet Preparations (Excise Duties) Second Amendment Rules, 1961.
2. In the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956—
 - (a) under the heading 'Pharmacopoeial Preparations', under the sub-heading 'Syrups', for the entry 'SYRUPUS LIMONIS', the entry 'SYRUPUS LIMONIS (except M/s. Calcutta Chemical Company's Lemon Syrup B.P.)' shall be substituted, and
 - (b) Under the heading 'Non-Pharmacopoeial Preparations', under the sub-heading 'Medicinal Preparations', the words brackets and letters "(except M/s. Calcutta Chemical Company's Lemon Syrup B.P.)" appearing against the entry 'Spiritus Lemon' shall be omitted.

[No. 9.]

CUSTOMS AND CENTRAL EXCISE

G.S.R. 609.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.
2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for existing item at Serial Number 5 and entries relating thereto, the following shall be substituted, namely:—

"5. Hydraulic brake fluid conforming to Indian Standard Specification I.S. 317 (1951) Thirty-one naye palse per litre."

[No. 49/F. No. 34/353/60-Cus. IV.]

G.S.R. 610.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing proviso (b) and (c) of item No. 26 the following shall be substituted, namely:—

- (b) produces evidence to the satisfaction of the Customs Collector that rough diamonds of the real value, as defined in section 30 of the Sea Customs Act, 1878 (8 of 1878), equal to five-ninths of such price have been imported by him within a period of nine months immediately preceding the date of such exportation, and that this identical quantity of imported rough diamonds has not been—
 - (i) similarly correlated to, and accounted for against, any other previous exportation of finished diamonds; or
 - (ii) previously re-exported as such or in any other form with or without claim for drawback.
- (c) produces, if any such finished diamond weighs one carat or more, evidence to the satisfaction of the Customs-Collector that a rough diamond of a size sufficient to yield a finished diamond of such weight has been imported by him within a period of nine months immediately preceding the date of such exportation, and has not been
 - (i) similarly correlated to, and accounted for against, any other previous exportation of a finished diamond; or
 - (ii) previously re-exported as such or in any other form with or without claim for drawback."

[No. 50/F. No. 34/15/61-Cus. IV.]

G.S.R. 611.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 30th April, 1961.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for item at Serial No. 32 and entries relating thereto, the following shall be substituted, namely:—

"32. Silk Fabrics and readymade garments made therefrom—

Containing noil yarn	Three rupees and Seventy-five naye paise per kilogramme of noil yarn content
----------------------	--

(ii) Containing silk yarn other than noil yarn	Two rupees and sixty-four naye paise per kilogramme of silk yarn (other than noil yarn) content".
---	---

[No. 51/F. No. 34/271/59-Cus.IV.]

G.S.R. 612.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after sub-item (C) of Serial Number 31 and entries relating thereto, the following shall be inserted, namely:—

"(d) Clips 26 mm size

Rate of drawback to be determined."

[No. 52/F. No. 34/70/61-Cus. IV.]

M. C. DAS, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 29th April 1961

G.S.R. 613.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following rules further to amend the Central Excise Rules, 1944, namely:—

1. These rules may be called the Central Excise (Seventh Amendment) Rules, 1961.

2. In the Central Excise Rules, 1944, in rule 9-A, in sub-rule (1), in the second proviso, clauses (i) and (ii) shall be renumbered as (ii) and (iii) respectively, and before clause (ii) as so renumbered, the following clause shall be inserted, namely:—

“(i) where the loss occurs in a curer's premises or in a curer's private bonded store-room, be the rate and valuation (if any) in force on the date on which such loss is discovered by the proper officer or made known to him.”

[No. 99/61.]

L. M. KAUL, Dy. Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 19th April 1961

G.S.R. 614.—The following draft of rules further to amend the Bombay Port Rules regarding vessels entering or leaving or being moored in port as published with the notification of the Government of Bombay in the Marine Department No. 441/42.M, dated the 10th January, 1925, which the Central Government proposes to make, in exercise of the powers conferred by sub-section (1) of section 8 of the Indian Ports Act, 1908 (15 of 1908), is published, as required by sub-section (2) of the said section, for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 19th May, 1961.

2. Any objections or suggestions which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment

In the Bombay Port Rules regarding vessels entering or leaving or being moored in Port, for rule 2A, the following rule shall be substituted, namely:—

“2A. Scrap cinema and camera films other than those of cellulose, acetate or other safety base shall not be permitted to be brought within the

limits of the Port unless they are packed in sealed iron or steel drums".

[No. 8-PG(8)/61.]

New Delhi, the 24th April, 1961

G.S.R. 615.—In exercise of the powers conferred by sections 5 and 6 of the Bombay Landing and Wharfage Fees Act, 1882 (Bombay Act No. 7 of 1882) as applied to the Port of Kandla under the notification of the late Ministry of Transport No. 14-P(89)49-I, dated the 29th June, 1950, the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport) No. G.S.R. 859, dated the 26th July, 1960, published in Part II, Section 3(i) of the Gazette of India, dated the 30th July, 1960, namely:—

In Chapter I, Scale 'A' under "Wharfage" after item No. 90 and the entries relating thereto the following item and entries shall be inserted, namely:—

Sl. No.	Particulars of goods.	Unit	Rate Rs. nP
91	Mathanol (Methyl Alcohol)	10.00 litres	10 00

[No. F. 2-PG(5)/61.]

M. V. NILAKANTA AYYAR, Under Secy.

(Department of Communications & Civil Aviation)

(P.T. & T. Board)

New Delhi, the 17th April 1961

G.S.R. 616.—In exercise of the powers conferred by the proviso to article 390 of the Constitution, the President hereby makes the following rules to amend the Engineering Supervisors (Recruitment and Training) Rules, 1959, namely:—

1. These rules may be called the Engineering Supervisors (Recruitment and Training) Second Amendment Rules, 1961.
2. In the Engineering Supervisors (Recruitment and Training) Rules, 1959, in Appendix I, for paragraph 4, the following paragraph shall be substituted namely:—
- “4. Scale of pay—The scale of pay for Engineering Supervisors is Rs. 180—10—290—EB—15—380.”

[No. 41-361-NCG.]

New Delhi, the 21st April 1961

G.S.R. 617.—In exercise of the powers conferred by the proviso to article 309 of the constitution, the President hereby makes the following rules to amend the Wireless Operators (Recruitment) Rules, 1957, namely:—

1. These rules may be called the Wireless Operators (Recruitment) Amendment Rules, 1961.
2. In the Wireless Operators (Recruitment) Rules, 1957,
 - (1) in clause (a) of rule 2, the following shall be inserted at the end namely—
“Departmental candidates shall not be eligible for appointment as such if, after submitting applications they resign from service either before or after taking the examination for appointment to the cadre of Wireless Operators”.
 - (2) In rule 8, for the figures and word “17 years”, the figures and word “18 years” shall be substituted.
 - (3) For sub-rule (2) of rule 10 the following sub-rule shall be substituted, namely:—
“(2) Every outside candidate shall submit his application through an Employment Exchange in the prescribed form to the recruiting authority specified in Appendix I before the date fixed by the

Director General and shall indicate the unit in which he wishes to be appointed. It will be open for him to send an application to the Head of the Circle concerned direct in addition to the application submitted to the Employment Exchange. A candidate can apply to any one recruiting authority specified in Appendix I."

- (4) For rule 13, the following rule shall be substituted, namely:—

"13-Medical Examination.—A selected candidate, will, before he is deputed for training, be required to be examined and declared medically fit by a Civil Surgeon, a District Medical Officer or a Medical Officer or equivalent status. A candidate in Government service who has already been declared fit by the appropriate medical authority is exempt from further medical examination."

- (5) For sub-rule (2) of rule 14, the following sub-rule shall be substituted, namely:—

"(2) The amount of security must be deposited in a Post Office Savings Bank or in the form of a National Savings Certificate or National Plan Savings Certificate and the security deposit account or Savings Certificate pledged to the Head of the Circle to which the candidate submitted his application for selection in accordance with the Savings Bank Rules and the National Savings Certificate Rules. The Pass book or the Savings Certificate must be submitted to the Divisional Engineer Telegraphs, Training Centre, Jabalpur, who will forward the documents to the Head of the Circle for safe custody".

- (6) For rule 20, the following rule shall be substituted, namely:—

"20-Appointment.—(a) Every candidate, who has successfully completed the course of training, shall be appointed on trial for a period of one year.

(b) If, in the opinion of the appointing authority, the work or conduct of a person appointed on trial, during or at the end of the period of trial, has been unsatisfactory or shows that he is unlikely to become efficient, the appointing authority may—

(i) if he is a departmental candidate or an official of the Department recruited as an outside candidate or if he holds a lien on any post or is quasi-permanent under the Central Government or a State Government revert him to the post which he held prior to his being sent for training;

or (ii) terminate his services, if he is not covered by clause (i).

(c) On the satisfactory completion of his period of trial, a candidate may be confirmed if a permanent vacancy is available and the appointing authority considers him suitable for confirmation; if he is not so confirmed or if his period of trial is not extended by such further period as the appointing authority may think fit, he will be treated as having been appointed as Wireless Operator in a temporary capacity and will be governed by Central Civil Service (Temporary Service Rules) 1949, unless he holds a lien on a permanent post under the Central or a State Government.

- (7) In Appendix I, in the second column against item 4, for the words "Madras, Andhra and Hyderabad Circles," the following words shall be substituted, namely:—

"Madras, Mysore and Andhra Circles".

- (8) In Appendix 2, after item 'B' the following new paragraph shall be inserted, namely:—

"In addition to the above, a bonus of marks upto a maximum of 7½ per cent of the aggregate marks (i.e. 15 out of a total of 200) for sports qualifications will be granted at the discretion of the Selection Board to the candidates. The maximum of 15 marks will be granted to a sportsman, who has participated in International Sports activities. For participation in other activities marks on a graded basis depending on the events in which a player has taken part and his position in those events will be awarded. The candidates eligible for bonus marks in sports will have to produce a certificate from the Head of the Educational Institution/Sport

Organisation concerned in proof of their having a sufficiently high standard in sporting events".

[No. 95-3/61/NCG.]

A. BHATTACHARJEE,
Asstt. Director General (STN).

MINISTRY OF WORKS, HOUSING AND SUPPLY
(Central Boilers Board)

New Delhi, the 14th April 1961

G.S.R. 618.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

Those Regulations may be called the Indian Boiler (Fifth Amendment) Regulations, 1961.

In the Indian Boiler Regulations, in Regulation 382.—

- (i) the entry "Bombay BY" shall be omitted;
- (ii) after the entry "Delhi D", the entry "Gujarat GT", shall be inserted; and
- (iii) after the entry "Madras M" the entry "Maharashtra MR" shall be inserted.

[No. S&PII/BL-9(11)/60.]

New Delhi, the 15th April 1961

G.S.R. 619.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boilers Regulations, 1950, the same having been published as required by sub-section (1) of section 31 of the said Act, namely:—

1. These Regulations may be called the Indian Boiler (Third Amendment) Regulations, 1961.

2. In the Indian Boiler Regulations, 1950, for Regulation 367, the following Regulation shall be substituted, namely:—

"367. Screwed and socketed Joints: Couplings or sockets may be used on pipes within the limits given below:—

Nominal bore	Maximum permissible pressure		Maximum permissible temperature	
	Lbs./ Sq. inch	Kg./ Cm ²	°C	°F
Upto and including 25 mm (1 in)	175	12.25	260	500
Over 25 mm (1") upto and including 38 mm (1½")	150	10.5	260	500
Over 38 mm (1½") upto and including 76 mm (3")	125	8.75	260	500
	100	7	260	500
Over 76 mm (3") upto and including 102 mm (4")	120	8.5	177	350
Over 102 mm (4") upto and including 127 mm (5")	100	7	171	340

In all other cases, flanges with bolts and nuts shall be used."

[No. S&PII/BL-304(14)/55.]

M. N. KALE, Secy.

MINISTRY OF IRRIGATION AND POWER

New Delhi, the 18th April 1961

G.S.R. 620.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules relating to recruitment to the post of Assistant Director (Financial Statistics) in the Central Water and Power Commission (Power Wing), namely:—

1. Short title.—These rules may be called the Assistant Director (Financial Statistics), Central Water and Power Commission (Power Wing), Recruitment Rules, 1961.

2. Application.—These rules shall apply to the post of Assistant Director (Financial Statistics) in the Central Water and Power Commission (Power Wing).

3. Classification, scale of pay, method of recruitment, age limit, etc.—The classification of the said post, the scale of pay attached thereto, the method of recruitment, age limit, qualifications and other matters relating to the post shall be as specified in the Schedule annexed to these rules:

Provided that the age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories in accordance with the general orders issued from time to time by the Government of India.

4. Disqualifications for appointment.—(1) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this sub-rule.

(2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this sub-rule.

SCHEDULE

Name of post	No. of posts	Classification	Scale of pay	Age limit	Educational and other qualifications required	Period of probation if any	Method of rectt. whether by direct or by consultation	Circumstance in which U.P.S.C. promotion or in making recruitment transfer & percentage of the vacancies to be filled by various methods
1	2	3	4	5	6	7	8	9
Assistant Director (Financial Statistics).	1	Central Civil Post, Class-I Gazetted Non-tenure.	Rs. 400-400-450-30-600-35-670 -EB-35-950.	Below 40 yrs. (Relaxable for Government Servants).	(i) Chartered Accountant. OR B. Com. of a recognised University. (ii) About three years' experience (five years for B. Com.) in responsible capacity in a chartered accountant's firm or as a commercial accountant in a business house of standing or under Government, including experience of dealing with financial side of Public Electricity Supply Undertakings.	Two yrs.	Direct recruitment	As required under the rules.

(Qualifications relaxable at Union Public Service Commission's discretion in case of candidates otherwise well qualified).

[No. 35/61-F. 39/4/61-Adm. I.]

K. G. R. TYER, Dy. Secy.

MINISTRY OF RAILWAYS
(Railway Board)

New Delhi, the 24th April 1961

G.S.R. 621.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 47 of the Indian Railways Act, 1890 (9 of 1890), read with the notification of Government of India in the late Department of Commerce & Industry No. 801, dated the 24th March, 1903, the Railway Board hereby make the following amendments in the general rules for all open lines of railways in India administered by the Government, published with the notification of the Government of India, in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, namely:—

In Part I of the said rules,—

(1) In clause (b) of rule 2, in the definition of 'Class A stations', after the word 'mille', the following figures, word and brackets shall be inserted, namely:—

"(400 metres)":

(2) In clause (b) of rule 8.—

(a) in sub-clause (i) after the word 'feet', the following figures, words and brackets shall be inserted, namely:—

"(1.5 to 2 metres)":

(b) in sub-clause (ii), after the word 'feet', the following figures, words and brackets shall be inserted, namely:—

"(1.5 to 2 metres)":

(3) In clause (b) of rule 8A, after the abbreviation 'ft', the following figures, word and brackets shall be inserted, namely:—

"(1.5 metres)":

(4) In clause (a) of rule 9.—

(a) in sub-clause (i), after the word 'feet', the following figures, words and brackets shall be inserted, namely:—

"(1.5 to 2 metres)":

(b) in sub-clause (iii), after the word 'feet', the following figures, words and brackets shall be inserted, namely:—

"(1.5 to 2 metres)":

(c) in sub-clause (iv), after the word 'feet', the following figures, words and brackets shall be inserted, namely:—

"(1.5 to 2 metres)":

(5) In rule 14.—

(a) in clause (d), against the indication slow, after the expression '10 m.p.h.' occurring in the column headed 'Meaning', the following figures, word and brackets shall be inserted, namely:—

"(15 Kilometres)":

(b) in clause (e), against the indication slow, after the expression '10 m.p.h.' occurring in the column headed 'Meaning', the following figures, word and brackets shall be inserted, namely:—

"(15 Kilometres)":

(6) In rule 20, after the expression, &then 3' 6" long and 4" wide, the following figures, words and brackets shall be inserted, namely:—

"(1 metre long and 10 centimetres wide)":

(7) In sub-clause (i) of clause (a) of rule 22, after the word 'miles', the following figures, word and brackets shall be inserted, namely:—

"(25 Kilometres)":

(8) In sub-clause (i) of clause (a) of rule 24, after the word 'feet', the following figures, words and brackets shall be inserted, namely:—

"(1.5 to 2 metres)":

(9) In clause (c) of rule 30, after the expression '½ mile', the following figures, word and brackets shall be inserted, namely:—

"(400 metres)";

(10) In rule 30A, after the expression '600 ft.', the following figures, word and brackets shall be inserted, namely:—

"(180 metres)";

(11) In rule 31A, after the expression 'exceeds 30 m.p.h.', the following figures, word and brackets shall be inserted, namely:—

"(50 Kilometres)";

(12) In clause (b) of rule 38,—

(a) after the expression '600 ft.', the following figures, word and brackets shall be inserted, namely:—

"(180 metres)";

(b) after the expression '400 ft.', the following figures, word and brackets shall be inserted, namely:—

"(120 metres)";

(13) In rule 71,—

(a) after the words 'ten yards', the following figures, word and brackets shall be inserted, namely:—

"(10 metres)";

(b) after the words 'one hundred yards', the following figures, word and brackets shall be inserted, namely:—

"(90 metres)";

(14) In clause (a) of rule 71-A, after the expression '200 yards', the following figures, word and brackets shall be inserted, namely:—

"(180 metres)";

(15) In clause (a) of rule 72,—

(a) after the words 'quarter of a mile', the following figures, word and brackets shall be inserted, namely:—

"(400 metres)";

(b) after the words 'half a mile', the following figures, word and brackets shall be inserted, namely:—

"(800 metres)";

(c) after the words 'ten yards', the following figures, word and brackets shall be inserted, namely:—

"(10 metres)";

(16) In clause (b) of rule 80, after the words 'fifteen miles', the following figures, word and brackets shall be inserted, namely:—

"(25 Kilometres)";

(17) In sub-clause (iii) of clause (b) of rule 81, after the words 'mile', the following figures, word and brackets shall be inserted, namely:—

"(1.5 Kilometres)";

(18) In clause (c) of rule 89, after the words 'a quarter of a mile', the following figures, word and brackets shall be inserted, namely:—

"(400 metres)";

(19) In rule 90,—

(a) In clause (a),

(i) after the expression '10 miles', occurring at two places, the following figures, word and brackets shall be inserted, namely:—

"(15 Kilometres)";

- (ii) after the expression '20 miles', the following figures, word and brackets shall be inserted, namely:—
 "(30 Kilometres)"
- (b) In clause (c), after the words 'thirty miles', the following figures, word and brackets shall be inserted, namely:—
 "(50 Kilometres)"
- (20) In rule 91,—
- (a) after the words 'fifteen miles', the following figures, word and brackets shall be inserted, namely:—
 "(25 Kilometres)"
- (b) after the expression '25 miles', the following figures, word and brackets shall be inserted, namely:—
 "(40 Kilometres)"
- (21) In clause (b) of rule 92,—
- (a) after the words 'fifteen miles', the following figures, word and brackets shall be inserted, namely:—
 "(25 Kilometres)"
- (b) after the words 'twenty-five miles' the following figures, word and brackets shall be inserted, namely:—
 "(40 Kilometres)"
- (22) In rule 186.—
- (a) in clause (b),
- (i) in sub-clause (i), after the words 'quarter of a mile', the following figures, word and brackets shall be inserted, namely:—
 "(400 metres)"
- (ii) In sub-clause (ii), for the words 'ten yards apart, not less than half a mile', the following words, figures and brackets shall be inserted, namely:—
 "ten yards (10 metres) apart, not less than half a mile (800 metres)"
- (b) in clause (e), after the words 'half a mile', the following figures, word and brackets shall be inserted, namely:—
 "(800 metres)"
- (23) In rule 167, after the words 'quarter of a mile', the following figures, word and brackets shall be inserted, namely:—
 "(400 metres)"
- (24) In clause (a) of rule 215, after the words 'quarter of a mile', the following figures, word and brackets shall be inserted, namely:—
 "(400 metres)"
- (25) In rule 221, after the words 'half a mile', the following figures, word and brackets shall be inserted, namely:—
 "(800 metres)"
- (26) In clause (b) of rule 224,—
- (a) in sub-clause (1), after the words 'half a mile', the following figures, word and brackets shall be inserted, namely:—
 "(800 metres)"
- (b) in sub-clause (2), after the words 'half a mile', the following figures, word and brackets shall be inserted, namely:—
 "(800 metres)"
- (c) in sub-clause (i), after the words 'ten yards', the following figures, word and brackets shall be inserted, namely:—
 "(10 metres)"

- (27) In rule 237,—
 (a) in clause (3), after the words 'one quarter of a mile', the following figures, word and brackets shall be inserted, namely:—
 "(400 metres)";
 (b) in clause (3A), after the expression '600 feet', the following figures, word and brackets shall be inserted, namely:—
 "(180 metres)";
- (28) In clause (a) of rule 259, after the words 'quarter of a mile', the following figures, word and brackets shall be inserted, namely:—
 "(400 metres)";
- (29) In rule 264, after the expression '400 (four hundred) feet', the following figures, word and brackets shall be inserted, namely:—
 "(120 metres)";
- (30) In rule 277, after the words 'five miles', the following figures, word and brackets shall be inserted, namely:—
 "(8 Kilometres)";
- (31) In rule 280,—
 (a) in clause (i), after the expression '100 (one hundred) yards', the following figures, word and brackets shall be inserted, namely:—
 "(90 metres)";
 (b) in clause (ii),
 (i) after the words 'ten yards', the following figures, word and brackets shall be inserted, namely:—
 "(10 metres)";
 (ii) after the expression '200 (two hundred) yards', the following figures, word and brackets shall be inserted, namely:—
 "(180 metres)";
- (32) In rule 291,—
 (a) in clause (e) after the words 'fifteen miles', the following figures, word and brackets shall be inserted, namely:—
 "(25 Kilometres)";
 (b) in clause (h), after the words "three miles", the following figure, word and brackets shall be inserted, namely:—
 "(5 Kilometres)";
- (33) In clause (b) of rule 299, after the words 'ten miles', the following figures, word and brackets shall be inserted, namely:—
 "(15 Kilometres)";
- (34) In clause (a) of rule 325, for the word 'mileages', the word 'Kilometres' shall be substituted;
- (35) In clause (a) of rule 368, for the word 'mileages' the word 'Kilometres' shall be substituted;
- (36) In sub-clause (ii) of clause (b) of rule 421, after the expression '10 m.p.h.', occurring in the column headed 'Indication', the following figures, word and brackets shall be inserted, namely:—
 "(15 Kilometres)";
- (37) In clause (iv) of rule 422, after the expression '100 yards', occurring at three places in the diagram given below the 'Note', the following figures, word and brackets shall respectively be inserted, namely:—
 "(90 metres)";
- (38) In rule 423, after the expression '400 ft.', the following figures, word and brackets shall be inserted, namely:—
 "(120 metres)".

New Delhi, the 29th April 1961

G.S.R. 622.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment of District Medical Officers in the Medical Department of the Superior Revenue Establishment of Indian Railways, namely:—

PART I—GENERAL

1. These Rules may be called the "Medical Department (Superior Revenue Establishment of Indian Railways) Recruitment Rules", 1961.

2. For the purpose of these rules—

- (a) "Government" means the Central Government;
- (b) "The Commission" means the Union Public Service Commission;
- (c) "The Department" means "Medical Department of the Superior Revenue Establishment of Indian Railways"

The Department shall consist of the following persons, namely:—

- (I) members recruited to the Department before the commencement of these rules; and
- (II) persons recruited to the Department in accordance with the provisions of these Rules. The various grades of posts included in the Department, their classification, pay scales and special conditions of service shall be as specified in Appendix II to these rules.
- (d) "Scheduled Castes" and "Scheduled Tribes" shall have the same meaning as in clauses (24) and (25) of article 368 of the Constitution.

PART II—METHODS OF RECRUITMENT

3. Recruitment to the Department shall be made by any of the following methods:—

- (a) By direct recruitment by selection otherwise than by competitive examination in accordance with Part III of these rules.
- (b) By promotion of specially qualified Assistant Medical Officers or Officiating Assistant Medical Officers (Class II) of Indian Railways in accordance with Part IV of these rules.
- (c) By transfer of an officer in Government Service in accordance with Part V of these rules.
- (d) By occasional recruitment from other sources in consultation with the Commission.

4. (a) No appointment shall be made to the Department or to any post borne on the cadre of the Department by any method not specified in rule 3.

(b) Subject to the provisions of sub-rule (a), the appointing authority shall determine the method or methods of recruitment to be employed for the purpose of filling in particular vacancies in the Department or such vacancies therein, as may be required to be filled during any particular period and the number of candidates to be recruited by each method:

Provided that all recruitment by Selection *vide* Part III of the Rules) shall be to the grade of District Medical Officer only.

(c) The percentage of vacancies to be filled by each of the methods mentioned in rule 3 above, shall be as follows:—

- (a), (c) and (d)— $66\frac{2}{3}$ per cent.
- (b)— $33\frac{1}{3}$ per cent.

5. Appointments to the Department made otherwise than by promotion/transfer will be subject to orders regarding special representation in the Services for specific sections of the people issued by Government from time to time.

PART III—RECRUITMENT BY SELECTION OTHERWISE THAN BY COMPETITIVE EXAMINATION.

6. Direct recruitment by selection otherwise than by competitive examination shall be undertaken by the Union Public Service Commission. Where the Commission decide to advertise the post, the qualifications and other conditions to be fulfilled by the candidates will be notified by the Commission.

7. A candidate will have to apply to be admitted to the Selection before such date, in such manner and in such form as the Commission may prescribe.

8. A candidate must be either

- (a) a citizen of India, or
- (b) a subject of Sikkim, or
- (c) a person of Indian origin who has migrated from Pakistan with the intention of permanently settling in India, or
- (d) a subject of Nepal or of a Portuguese or former French possession in India.

Note 1.—The appointment of candidates in categories (c) and (d) above will be subject to the issue of certificate of eligibility in their favour by the Government. The certificate of eligibility in respect of candidates belonging to category (c) will be valid only for a period of one year from the date of his appointment beyond which he would be retained in service only if he has become a citizen of India. Certificate of eligibility will not, however, be necessary in the case of candidates belonging to any of the following categories:—

- (1) Persons who migrated to India from Pakistan before the 19th July, 1948, and have ordinarily been residing in India since then.
- (2) Persons who migrated to India from Pakistan after 18th July 1948, and had got themselves registered as citizens within the time allowed.

Note 2.—A candidate in whose case a certificate of eligibility is necessary may be admitted to the selection and he may also be provisionally appointed subject to the necessary certificate being eventually issued in his favour by Government.

9. (a) No male candidate, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse shall be eligible for appointment to the department;

(b) no female candidate, whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the department:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

10. A candidate for appointment to the Department must not be more than 40 years of age.

Note 1.—The age limit applies whether or not a candidate is already in Government service.

Note 2.—The upper age limit prescribed above will be relaxable:—

- (i) Upto a maximum of five years if a candidate belongs to a Scheduled Caste or a Scheduled Tribe.
- (ii) Upto a maximum of three years if a candidate is a bona fide displaced person from Pakistan.
- (iii) Upto a maximum of eight years if a candidate belongs to a Scheduled Caste or a Scheduled Tribes and is also a bona fide displaced person from Pakistan.
- (iv) Upto a maximum of three years if a candidate is a resident of the former French settlements which have now become part of India and has been receiving his education through the medium of French.
- (v) Upto a maximum of four years if a candidate belongs to the Andaman and Nicobar Islands.

SAVE AS PROVIDED ABOVE THE AGE LIMITS PRESCRIBED CAN IN NO CASE BE RELAXED.

11. A candidate must satisfy the Commission that his character is such as to make him suitable for appointment to the Department.

12. A candidate must possess the following qualifications:—

Essential:

- (i) Post graduate qualification in Medicine or Surgery from a recognized University or equivalent qualification.

(ii) About five years professional experience in hospital and general practice.

Qualifications relaxable at Commission's discretion in the case of candidates otherwise well qualified and experienced.

Desirable:

- (i) Practical experience in administration of a hospital of about 50 beds.
- (ii) A recognised Diploma in Public Health.

Note.—In exceptional cases the Commission may treat a candidate who has not got any of the foregoing qualifications, as a qualified candidate provided that he has passed examinations conducted by other institutions, the standard of which, in the opinion of the Commission, justifies his admission to the selection.

13. (a) If a candidate is in the permanent or temporary service of the Central Government or a State Government the application for admission shall be sent through the Head of the Department or office, who shall forward the application to the Commission with his recommendation unless he refuses his consent to the application. A candidate who is not in Government service shall apply to the Commission direct.

(b) The decision of the Commission as to the eligibility or otherwise of a candidate for admission to the selection shall be final.

14. A candidate found guilty of impersonation or of submitting fabricated document or documents which have been tampered with or of making statements which are incorrect or false or suppressing material information or of using or attempting to use unfair means or otherwise resorting to any other irregular or improper means may, in addition to rendering himself liable to a criminal prosecution, be debarred either permanently or for a specified period.

(a) by the Commission from appearance at any interview held by the Commission for selection of candidates; and

(b) by the Central Government from employment under the Government.

15. No recommendations except those required in the application form shall be taken into consideration. Any attempt on the part of a candidate to obtain support for his candidature by other means may disqualify him for admission.

16. Candidates must pay such fees as Government may prescribe (see Appendix I). No claim for a refund of any of these fees will ordinarily be entertained, nor can they be held in reserve for any other selection.

17. (a) Appointments to vacancies to be filled by members of a particular community or communities shall be made by Government or the appointing authority as the case may be, in the order of merit of the candidates belonging to the particular community or communities, provided they are in all respects suitable for employment in the Department.

(b) Success in the selection confers no right to appointment, unless Government are satisfied, after such enquiry as may be considered necessary that the candidate is suitable in all respects for appointment to the public service.

18. A candidate must be in good mental and bodily health and free from any physical defect likely to interfere with the efficient performance of the duties of a member of the Department and a candidate who is found after examination by a Medical Board not to satisfy these requirements will not be appointed.

"In order to prevent disappointment, candidates are advised to have themselves examined by a Government Medical Officer of the standing of a Civil Surgeon, before applying for admission to the selection. Particulars of the nature of the medical test to which candidates will be submitted before appointment and of the standards required, can be had from the Commission".

19. (a) The selected candidates shall be appointed as District Medical Officer on probation for two years. Their pay shall commence from the date of appointment under these rules and their service for increments, leave and pension shall count from the same date. In the event of more than one candidate being appointed, their seniority *inter se* shall be determined according to their position in the selection.

(b) On the completion of the period of probation, the probationers shall, if considered fit for permanent appointment, be confirmed in their appointments subject to availability of substantive vacancies in permanent posts.

(c) The Government may extend the period of two years specified in sub-rule (a) above.

(d) If on the expiration of the period of probation referred to in sub-rule (a) above or of any extension thereof under sub-rule (c) above as the case may be, the Government are of opinion that a probationer is not fit for permanent employment, or if at any time during such period of probation or extension they are satisfied that a probationer will not be fit for permanent appointment on the expiration of such period or extension they may discharge the probationer or pass such order as they think fit.

(e) Where no action is taken by Government under sub-rule (b) or (c) or (d) of this rule, the period after the prescribed period of probation shall be treated as an engagement from month to month terminable on either side on the expiration of one calendar month's notice in writing.

20. Probationers may be required to pass such tests as may be prescribed including a test in Hindi before confirmation.

PART IV—RECRUITMENT BY PROMOTION

21. (1) Recruitment by promotion to the grade of District Medical Officer, shall be made as indicated below:—

No officer shall have any claim to such promotion as of right.

(2) If sufficient number of officers are not available to fill the quota $33\frac{1}{3}$ per cent of the remaining vacancies in each category will be filled either in accordance with Part V of the Rules or through the Commission.

(3) No officer shall be eligible for promotion to the Department, unless the appointing authority is satisfied that he is in every respect suitable for appointment to the Department.

PART V—RECRUITMENT BY TRANSFER OF AN OFFICER IN GOVERNMENT SERVICE

22. The Government may, in special cases and after consulting the Commission where such consultation is necessary under the Union Public Service Commission (Consultation) Regulations, transfer or take on deputation an officer in Government service in India to a post borne on the cadre of the Department.

APPENDIX—I

FEES

(See Rule 16)

Candidates seeking admission to the selection must pay the following fees:—

(a) To the Commission:

(i) Re. 1 when asking for application form and connected documents.

This amount should be paid to the Commission by Money Order. Local candidates, however, may pay cash at the counter. The Commission will not accept payment made otherwise.

(ii) Rs. 7/50 N.P. (Rs. 1/87 N.P. in the case of candidates belonging to Scheduled Castes and Scheduled Tribes) with the completed application form.

This amount should be paid by means of Treasury Receipt or CROSSED Indian Postal Orders payable to Secretary, Union Public Service Commission. The Commission will not accept payment made otherwise.

(b) To the Medical Board:

Rs. 16 before examination by a Medical Board, if selected for appointment.

This amount should be paid in cash to the Medical Board concerned at the time of the Medical examination.

2. Once an application has been considered by the Commission and the decision communicated to the candidate, no claim from the candidate for a refund of the fee paid by him to the Commission will ordinarily be entertained nor can this fee be held in reserve for any other selection.

3. The Commission may at their discretion remit the prescribed fee where they are satisfied that the applicant is a bona fide displaced person from Pakistan and is not in a position to pay the prescribed fee. The fee of Re. 1, however, must be paid even by a displaced person when asking the Commission for form and this amount will be refundable to him, if on receipt of his application, his claim to be a displaced person is accepted by the Commission and his fee is remitted.

APPENDIX-II

[See Rule 2c(II)]

Brief particulars in regard to the recruitment of District Medical Officers in the Medical Department of the Superior Revenue Establishment of Indian Railways.

1. The Medical Department of the Superior Revenue Establishment of Indian Railways comprises of a number of posts as follows:

Designation of posts	Scale of pay
Chief Medical Officer	Class I—Gazetted (Senior Administrative Grade). Rs. 1800—100—2,000.
District Medical Officer	Class I—Gazetted (Senior Scale). Rs. 600—40—1,000—1,000—1,050— 1,000—1,100—1,100—50—1,300.

2. Persons recruited to the Department under Part III of the Rules shall be on probation for a period of two years. On completion of the probationary period, if they are considered fit for permanent appointment, they will be confirmed as District Medical Officer, if permanent vacancies are available. Service during the period of probation will be liable to be terminated on one month's notice in writing on either side and after confirmation by six months' notice in writing on either side. The Government reserve the right to give one/six months' pay in lieu of notice as the case may be. Their initial pay on appointment will ordinarily be fixed at the minimum of the scale of pay mentioned above. Higher initial pay may, however, be granted to specially qualified and experienced candidates.

3. Persons recruited to the Department under Part III of the Rules will have to undergo training as prescribed by the Government and pass all the prescribed departmental examinations.

4. Persons recruited to the Department under Part III of the Rules should have already passed or should pass during the period of probation an examination in Hindi in the Devnagari script of an approved standard. This examination may be—

- (i) Secondary School Leaving Certificate or equivalent examination with Hindi as one of the subjects; and
- (ii) the Lower Standard Examination conducted by the Ministry of Defence or one of the equivalent examinations recognized by the Central Government.

No probationary District Medical Officer can be confirmed or granted increment beyond the first in the time scale unless he fulfils this requirement; and failure to do so may lead to termination of service. No exemption can be granted.

5. Officers of the Department recruited under these Rules will be eligible:—

- (i) to pensionary benefits; and
- (ii) to subscribe to the State Railway Provident Fund (non-contributory) under the rules of that Fund,

as applicable to the Railway servants appointed on the date they join service.

6. Officers recruited under these Rules shall be eligible for leave in accordance with the rules for the time being in force applicable to officers of Indian Railways.

7. Officers will ordinarily be employed throughout their service on the Railway to which they may be posted on first appointment and will have no claim as a matter of right, to transfer to some other Railway. But the Government reserve the right to transfer such officers in the exigencies of service, to any other Railway or project in or out of India.

8. The relative seniority of officers appointed under Part III will ordinarily be determined by their order of merit in the selection. The Government, however, reserve the right of fixing seniority at their discretion in individual cases. They also reserve the right of assigning to officers appointed under Parts IV and V positions in the seniority list at their discretion.

9. The increments will be given for approved service only, and in accordance with rules of the Department.

10. Except in exceptional cases, the Government will not consider a District Medical Officer eligible for promotion as Chief Medical Officer unless he possesses a degree or diploma in Public Health registerable under the Medical Acts in force in Great Britain and Northern Ireland or a Diploma in Public Health granted by a recognised Indian University.

11. Officers recruited under these Rules shall have to execute an agreement.

[No. E(GR)50RR3.]

D. V. REDDY, Secy.

MINISTRY OF FOOD & AGRICULTURE
(Department of Food)

ORDERS

New Delhi, the 19th April 1961

G.S.R. 623.—In exercise of the powers conferred by section 4 of the Foreign Jurisdiction Act, 1947 (47 of 1947), and of all other powers enabling in this behalf, the Central Government hereby makes the following Order, namely:—

1. (1) This Order may be called the Sugar Export Promotion (Application to the State of Pondicherry) Order, 1961.

(2) It shall come into force at once.

2. (1) The provisions of the Sugar Export Promotion Act, 1958 (30 of 1958) (hereinafter referred to as the said Act), are hereby applied to, and shall be in force in, the State of Pondicherry (hereinafter referred to as the said State) subject to—

(a) any amendments to which the said Act is for the time being generally subject in the territories to which it extends, and
(b) the subsequent provisions of this Order.

3. Reference in the said Act to the State Government or to a law not in force, or to any functionary not in existence in the said State shall be construed as a reference to the Central Government or to the corresponding law, if any, in force or to the corresponding functionary in existence, in the said State, as the case may be:

Provided that if any question arises as to who such corresponding functionary is, the decision of the Central Government thereon shall be final.

[No. 8-46/61-SEXP.]

New Delhi, the 21st April 1961

G.S.R. 624/Ess. Com/Sugarcane.—In pursuance of sub-clause (1) of clause 3 of the Sugarcane (Control) Order, 1955, as in force in India and as applied to the State of Pondicherry, the Central Government hereby fixes one rupee and sixty-two naye paise per maund (or four rupees and thirty-four naye paise per quintal) as the minimum price to be paid by a producer of sugar by vacuum pan process or his agent for sugarcane delivered at the gate of the factory or at any purchasing centre connected by road, and one rupee and fifty naye paise per maund (or four rupees and two naye paise per quintal) of sugar-cane delivered at any purchasing centre connected by rail, during 1961-62 crushing season;

Provided that—

(a) a rebate not exceeding one and a half naye paise per maund (or four naye paise per quintal) per mile subject to a maximum of nineteen naye paise per maund (or fifty-one naye paise per quintal) may be deducted out of the said minimum price of one rupee and sixty-two naye paise per maund (or four rupees and thirty-four naye paise per quintal) by a producer of sugar by vacuum pan process in the case of sugarcane transported by such producer by road in his own transport from the purchasing centre to the factory gate. The rebate so deducted shall be subject to a certificate issued by the Central Government or under the directions of the Central Government

by the State Government or any officer or authorities of the Central Government or State Government as regards the actual distance of the purchasing centre concerned from the factory and the rate per mile applicable in that case on the basis of which the rebate is charged. For purposes of this concession, a distance of less than half a mile shall be ignored, while a distance from half a mile to one mile shall be counted as a full mile:

Provided further that in cases where a longer distance is involved, the Central Government or under the directions of the Central Government, the State Government or any officer or authorities of the Central Government or State Government, if it considers necessary, may increase the said maximum limit of rebate;

- (b) the Central Government or, under the directions of the Central Government, the State Government or any officer or authorities of the Central Government or State Government, may allow a suitable rebate in the prescribed sugarcane price for any good reason other than that mentioned in proviso (a) above; and
- (c) where the sugarcane is brought bound in bundles and weighed in bundles, the Central Government or under the directions of the Central Government, the State Government or any officer or authorities of the Central Government or State Government may allow a suitable rebate, on account of the weight of the binding material, in the total weight.

[No. 4-10/60-SV.]

L. G. RAJWADE, Joint Secy.

MINISTRY OF INFORMATION & BROADCASTING

New Delhi, the 20th April 1961

G.S.R. 625.—In exercise of the powers conferred by sub-section (3) of section 8C of the Press and Registration of Books Act, 1867 (25 of 1867), the Appellate Board constituted under the said section hereby makes the following order to regulate its practice and procedure, namely:—

THE PRESS AND REGISTRATION APPELLATE BOARD (PRACTICE AND PROCEDURE) ORDER, 1961

1. Short title.—This order may be called the Press and Registration Appellate Board (Practice and Procedure) Order, 1961.

2. Definitions.—In this order,—

- (a) "Act" means the Press and Registration of Books Act, 1867 (25 of 1867);
- (b) "Board" means the Press and Registration Appellate Board constituted under section 8C of the Act.

3. Form of Appeal.—(1) Every appeal presented to the Board under section 8C of the Act shall be in the form of a memorandum signed by the appellant and the memorandum shall be accompanied by a copy of the order appealed against.

(2) The memorandum shall contain the full name and address of the appellant and shall set forth concisely the grounds of objection to the order appealed against.

4. Dismissal of time-barred appeals.—Where the appeal is not presented within the time specified in sub-section (1) of section 8C of the Act and the Board is satisfied that the appellant was not prevented by sufficient cause from preferring the appeal in time, the Board may dismiss the appeal.

5. Power to call for records.—If the appeal is not dismissed under clause 4, the Board shall call for the records of the case from the magistrate against whose order the appeal has been preferred.

6 Date of hearing.—(1) After receipt of the records of the case, the Board shall fix a date for the hearing of the appeal.

(2) A notice of the date of hearing of the appeal shall be given to the appellant and may be given to such other person as the Board may think fit.

7. Hearing of appeal.—(1) On the date fixed for the hearing of the appeal or any other date to which the hearing of the appeal may be adjourned, the Board shall hear such persons to whom notice has been given under sub-clause (2) of clause 6 as are present.

(2) After hearing the persons referred to in sub-clause (1) and perusing the records, the Board may decide the appeal.

8. Contents of the order in appeal.—The order of the Board shall be in writing, shall state briefly the grounds for the decision and shall be signed by the Chairman and the other member of the Board.

9. Communication of the order.—The order of the Board shall be communicated to the appellant, the Press Registrar and the magistrate.

10. Representation by legal practitioners.—The appellant and any other person to whom notice has been given under sub-clause (2) of clause 6 may appoint a legal practitioner to appear, plead and act on his behalf before the Board.

11. Service of notice.—A notice under this order may be issued by the Chairman of the Board or, if he so directs, by the other member of the Board, and shall be served on the person concerned,—

- (a) by delivering or tendering it to that person or to a legal practitioner appearing on his behalf; or
- (b) by registered post.

[No. 5/9/61-IP.]

NAWAB SINGH, Chairman.

G. S. GAITONDE, Member.

New Delhi-2, the 21st April 1961

G.S.R. 626.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Films Division (Recruitment to Class III and Class IV Posts) Rules, 1959 published with the notification of the Government of India in the Ministry of Information and Broadcasting, No. G.S.R. 1090, dated the 21st September, 1959, namely:—

1. These rules may be called the Films Division (Recruitment to Class III and Class IV Posts) Sixth Amendment Rules, 1961.

2. In the Schedule to the Films Division (Recruitment to Class III and Class IV Posts) Rules, 1959:

(i) in Serial No. 38, for the existing entry in column 2, the following entry shall be substituted, namely—

“Secretary to the Controller of the Films Division”.

(ii) in each of the Serial Nos. 38 and 39, for the existing entry in column 12, the following entry shall be substituted, namely:—

“From amongst Stenographers in the Films Division who have put in at least 5 years’ service in that grade”.

(iii) in Serial No. 56, for the existing entry in column 4, the following entry shall be substituted, namely:—

“Rs. 75—1—85—EB—2—95”.

[No. 4/9/60-F(A): FDRR/13].

R. K. GOVIL, Under Secy.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 22nd April 1961

G.S.R. 627.—In exercise of the powers conferred by clause (d) of sub-section (2) of section 30 of the Minimum Wages Act, 1948 (11 of 1948), the Central Government hereby makes the following rules further to amend the Minimum Wages

(Central) Rules, 1950, the said rules having been previously published as required by sub-section (1) of the said section, namely:—

1. These rules may be called the Minimum Wages (Central) Amendment Rules, 1961.

2. In the Minimum Wages (Central) Rules, 1950, in sub-rule (2) of rule 21, after clause (xi), the following clause shall be inserted namely:—

"(xii) deductions made with the written authorisation of the employed persons (which may be given once generally and not necessarily every time a deduction is made), for the purchase of securities of the Government of India or of any State Government or for being deposited in any Post Office Savings Bank in furtherance of any savings scheme of any such Government."

[No. LWI(I)-3(40)/60.]

K. D. HAJELA, Under Secy.